1546.213 Access to cargo: Security threat assessments for cargo personnel in the United States.

1546.215 Known shipper program.

### Subpart D—Threat and Threat Response

1546.301 Bomb or air piracy threats.

## Subpart E—Screener Qualifications When the Foreign Air Carrier Conducts Screening

1546.401 Applicability of this subpart.

1546.403 Current screeners.

1546.405 New screeners: Qualifications of screening personnel.

1546.407 New screeners: Training, testing, and knowledge of individuals who perform screening functions.

1546.409 New screeners: Integrity of screener tests.

1546.411 New screeners: Continuing qualifications for screening personnel.

AUTHORITY: 49 U.S.C. 114, 5103, 40113, 44901-44905, 44907, 44914, 44916-44917, 44935-44936, 44942, 46105.

Source: 67 FR 8377, Feb. 22, 2002, unless otherwise noted.

### Subpart A—General

### § 1546.1 Applicability of this part.

This part prescribes aviation security rules governing the following:

- (a) The operation within the United States of each foreign air carrier holding a permit issued by the Department of Transportation under 49 U.S.C. 41302 or other appropriate authority issued by the former Civil Aeronautics Board or the Department of Transportation.
- (b) Each law enforcement officer flying armed aboard an aircraft operated by a foreign air carrier described in paragraph (a) of this section.

#### § 1546.3 TSA inspection authority.

- (a) Each foreign air carrier must allow TSA, at any time or place, to make any inspections or tests, including copying records, to determine compliance of an airport operator, aircraft operator, foreign air carrier, indirect air carrier, or other airport tenants with—
- (1) This subchapter and any security program under this subchapter, and part 1520 of this chapter; and
- (2) 49 U.S.C. Subtitle VII, as amended.

- (b) At the request of TSA, each foreign air carrier must provide evidence of compliance with this subchapter and its security program, including copies of records.
- (c) TSA may enter and be present within secured areas, AOAs, SIDAs, and other areas where security measures required by TSA are carried out, without access media or identification media issued or approved by an airport operator or aircraft operator, in order to inspect or test compliance, or perform other such duties as TSA may direct

[67 FR 8377, Feb. 22, 2002, as amended at 71 FR 30511, May 26, 2006]

## Subpart B—Security Program

## § 1546.101 Adoption and implementation.

Each foreign air carrier landing or taking off in the United States must adopt and carry out, for each scheduled and public charter passenger operation or all-cargo operation, a security program that meets the requirements of—

- (a) Section 1546.103(b) and subparts C, D, and E of this part for each operation with an aircraft having a passenger seating configuration of 61 or more seats;
- (b) Section 1546.103(b) for each operation that will provide deplaned passengers access to a sterile area, or enplane passengers from a sterile area, when that access is not controlled by an aircraft operator using a security program under part 1544 of this chapter or a foreign air carrier using a security program under this part;
- (c) Section 1546.103(b) for each operation with an airplane having a passenger seating configuration of 31 or more seats but 60 or fewer seats for which TSA has notified the foreign air carrier in writing that a threat exists; and
- (d) Section 1546.103(c) for each operation with an airplane having a passenger seating configuration of 31 or more seats but 60 or fewer seats, when TSA has not notified the foreign air carrier in writing that a threat exists with respect to that operation.
- (e) Sections 1546.103(b)(2) and (b)(4), 1546.202, 1546.205(a), (b), (c), (d), (e), and (f), 1546.207, 1546.211, 1546.213, and

#### § 1546.103

1546.301 for each all-cargo operation with an aircraft having a maximum certificated take-off weight more than 45,500 kg (100,309.3 lbs.); and

(f) Sections 1546.103(b)(2) and (b)(4), 1546.202, 1546.205(a), (b), (d), and (f), 1546.211, and 1546.301 for each all-cargo operation with an aircraft having a maximum certificated take-off weight more than 12,500 pounds but not more than 45,500 kg (100,309.3 lbs.).

[67 FR 8377, Feb. 22, 2002, as amended at 71 FR 30511, May 26, 2006]

# §1546.103 Form, content, and availability of security program.

- (a) *General requirements.* The security program must be:
- (1) Acceptable to TSA. A foreign air carrier's security program is acceptable only if TSA finds that the security program provides a level of protection similar to the level of protection provided by U.S. aircraft operators serving the same airports. Foreign air carriers must employ procedures equivalent to those required of U.S. aircraft operators serving the same airport, if TSA determines that such procedures are necessary to provide a similar level of protection.
- (2) In English unless TSA requests that the program be submitted in the official language of the foreign air carrier's country.
- (b) Content of security program. Each security program required by \$1546.101(a), (b), (c), (e), or (f) must be designed to—
- (1) Prevent or deter the carriage aboard airplanes of any unauthorized explosive, incendiary, or weapon on or about each individual's person or accessible property, except as provided in §1546.201(d), through screening by weapon-detecting procedures or facilities:
- (2) Prohibit unauthorized access to airplanes;
- (3) Ensure that checked baggage is accepted by a responsible agent of the foreign air carrier; and
- (4) Prevent cargo and checked baggage from being loaded aboard its airplanes unless handled in accordance with the foreign air carrier's security procedures.
- (c) Law enforcement support. Each security program required by §1546.101(d)

must include the procedures used to comply with the applicable requirements of §1546.209 regarding law enforcement officers.

- (d) Availability. Each foreign air carrier required to adopt and use a security program under this part must—
- (1) Restrict the distribution, disclosure, and availability of sensitive security information, as defined in part 1520 of this chapter, to persons with a need to know; and
- (2) Refer requests for sensitive security information by other persons to TSA.

[67 FR 8377, Feb. 22, 2002, as amended at 71 FR 30512, May 26, 2006]

## § 1546.105 Acceptance of and amendments to the security program.

- (a) Initial acceptance of security program. Unless otherwise authorized by TSA, each foreign air carrier required to have a security program by this part must submit its proposed program to TSA at least 90 days before the intended date of passenger operations. TSA will notify the foreign air carrier of the security program's acceptability, or the need to modify the proposed security program for it to be acceptable under this part, within 30 days after receiving the proposed security program. The foreign air carrier may petition TSA to reconsider the notice to modify the security program within 30 days after receiving a notice to mod-
- (b) Amendment requested by a foreign air carrier. A foreign air carrier may submit a request to TSA to amend its accepted security program as follows:
- (1) The proposed amendment must be filed with the designated official at least 45 calendar days before the date it proposes for the amendment to become effective, unless a shorter period is allowed by the designated official.
- (2) Within 30 calendar days after receiving a proposed amendment, the designated official, in writing, either approves or denies the request to amend.
- (3) An amendment to a foreign air carrier security program may be approved if the designated official determines that safety and the public interest will allow it, and the proposed